

Reiss Sheppe LLP

MEMO ENDORSED

ATTORNEYS AT LAW

New York, New York 10007

denied

MATTHEW SHEPPE STEPHEN FRIEDMAN AMIR KORNBLUM The application is X granted DORAN GOLUBTCHIK Edgardo Ramos, U.S.D.J. MIRIAM AZIZI (not yet admitted) Dated: January 18, 2022

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January 14, 2022

BY ECF

The Honorable Edgardo Ramos Thurgood Marshall United States Courthouse 40 Foley Square New York, New York 10007

> Jacob v. Lorenz, 1:21-cv-06807 (ER) re:

Dear Judge Ramos:

We represent Plaintiffs in the above-referenced action and write on behalf of all parties pursuant to your Individual Rule 1(E) to request a short extension of time for both parties on the remaining briefing schedule on Defendants' motion to dismiss, extending Plaintiffs' time to serve and file their opposition papers from January 20, 2022 until January 24, 2022, and correspondingly extending Defendants' time to serve and file their reply papers from February 4, 2022 to February 8, 2022.

Defendants initially filed their motion to dismiss on December 23, 2021 (Dkt. Nos. 16-19) after being granted a three-day extension of time by the Court. Per this Court's minute order of November 12, 2021, Plaintiffs' opposition papers are currently due on January 20, 2022. The reason for the request is that given the initial extension Defendants received to file their moving brief, Plaintiffs not only received Defendants' moving papers right before the Christmas holiday but were also left with less time than the Court initially allotted to file their opposition papers. Consistent with Plaintiffs' request, Defendants would like an additional four days for their reply papers, so they are still allotted two weeks for their reply.

All parties have consented to the requests contained herein. Accordingly, the parties respectfully request that the Court grant the additional time requested herein on the motion to dismiss briefing schedule. Please let me know if we can provide the Court with any additional information.

Respectfully submitted,

Matthew Sheppe

Counsel for Defendants (via ECF) cc: J. Sibley, Esq. (via ECF)